SATURDAY, AUGUST 16, 1788

LEXINGTON: Printed by JOHN BRADFORD at his Ossick in Main Street, where Subscriptions, Advertisements, &c. for this paper, are thankfully received, and PRINTING in its different branches done with Care and Expedition.

THE subscriber proposes laying off a Town at some convenient place on slate creek with large fireers, and will allow public ground, sufficient for Courthoule, Meeting house and Schoolhouse; the lotts to confid of half an acre in lott and five and a half acres out lott; each settler who shall settle in faud Town on or before who thall lettle in laid I own on or before the first day of July 1789, hall be intitled to one in and out lost gratis, for which I will make him clear dayd in see simple I will also fall to the amount of 20,000 acres of land on the waters of says creek, on the following terms Viz Ar f30 pr hundred and the grayments to be a fourth part. and the payments to be, or fourth part in eath in the course of two years from the first day of September next, four hundred pounds thereof, to be paid the first day of J h 1789, in the following manner, two frances pound in cash and the other two hundred pound in two pair of good mil-flones and the ballance in saftings and bar uor; the remainder of the fourth-part of the whole amount to be paid on or before the first day of September, one thousand seven hundred and ninety, in cash, and the other three fourth parts, to be paid on or before the first day of Novem-ber one thousand seven hundred and ninety two, in property to be valued by two indifferent persons the purchasers to choose one and the lubscriber the other.

The advantages of a Town with a pub-lic road through it to the Eastern states, and Navigable waters from it to the ohio, must be obvious to every person.

These who wish to become settlers will please to meet me at Strodes station on monday the eighteenth infla where I will attend with surveyor chain carriers &c. in order to proceed to the laying off said Town.

As foon as a crop of corn is raifed on faid land, I will erect a Grift mill, and farther intend, as foon as possible, to erect iron works and slitting mill on the waters slate creek, con-JACOB MYERS.

Town. July 1, 1788.

I Heichy foewarn an perfons from ta-king an adaptment on a bond paffed from me to Joleph Backford, in the year 1776, for the lung of £45, as he hath faired complying with the engagements to me, for which he obtained and band.

August 5,1788. 52 ROBERT M'KAY.

No ice is hereby given, that on the first monday in september next, will be dra n he a net of the lotts; of the town of B ns wough, and that deeds will be more at t at time for the fame; will be more at that time for the fame; alle for the letts arready drawn. All those owning lotts in hid town are hereby requested that did as they may expect the time allowed for building thereon will common from hit dite.

By order of the Board, WILLIAM OREAR C.

\*\* It will be necessary for those who intend to take out deed to come provided, as there will be a small experience on each deed for surveying Gc.

May 19 1788

May 19 1788

REPECTURY INFORMATION WEST
RESPECTIVELY INFORMATION WEST
LEXING WEST
RESPECTIVELY INFORMATION WEST
RESPECTIVELY INFORMATION
RESPECTIVE
RESPECTIVELY INFORMATION
RESPECTIVE
RESPECTIVELY INFORMATION
RESPECTIVE
RESPECTIVE
RESPECTIVE
RESPECTIVE
RESPECTIVE custom may depend on being faithfully ferved, and their business compleated in the best manner and on the shortest notice; he has just received a quantity of excellent watch chrystals

NOTICE is hereby given to those whom it may concern, that there are several judgments in the county Court of Lincoln obtained for B njamin Logan and James Harrod as committioners for the fale of Indian plunder in the year one thousand feven and eighty, upon which no executions have yet iffued, to wit,

ě					
	Names.		Sums	89 Co	As.
	Ebenezer Miller, Ex'or				
	Clough Overton dec.	£30-0	6	515 of	tob.
	Parmenas Brifcoe,	114	3	80	7/6
	Squire Boone. Abraham Thomas and	5 0-	0	65_	7/6
	John Dougherty, Tames Gilmore and	212-	0	65	756
	John Dougherty, Nehemiah Poor and	3 8	6	80	756
	John Bowles	2 2	10	80	7/6
	Hugh Couchran,	117	0	65	7/6
	John Deremiah and Michael Humble,	2 2	10	65	7.56
	John W Provence and				
	James Harrod,	3 6	3	65	7/8

The fubscriber being appointed by col. Benjamin Logan Agent for fettling this bulinefs, will attend at Danville the first week of the ensuing September supreme Court, when he hopes those who are interested, will come prepared to settle the demands of the faid commissioners against them, those who fall because oners against them, those who fail here-in may expect to have the Judgment ag ainst them, put in execution immediately.

a The Printer hereof, once more carnefly requests all those indebted to him to make payment before the 29th Inst. as it will enable him to furnish the necessary supplies for the ensuing year & Those thyerere that have paid no part of white substitutions, and who do not comply with this request, he will deem any farther information of this kind usless.

As the first year will extire on the 23d Inst. He gives this farther notice, that every person shall be instilled to this paper the ensuing year, who shall pay down Nine Shillings. He hath therefore no doubt, that not only all those who have favoured him with their cussions the tressent year, will continue their substitutions, but that the number of subscribes will greatly encrease, at so moderate a price.

### RAWLEIGH CHINN

R E pectfully informs the public, that he has opened private entertainment for man and horse on the road leading from Lexington to Bourbon Court house, those Gentlemen who will lavor him with their orders part of the production of their custom may depend on having every attention paid them.

Whereas the General Affembly have directed, that fifty acres of land lying on the Kentucke river, near Harrods landing, in the county of Mercer, the Property of mr. Walter Beall, fhould be vefted in truffees, and effablished a town by the name of. Warwick. The frestees of the faid town will therefore meet on the land, on wedness ay the first day of October next, in order to lay off the lotts and streets according to law, and on the faturday following, they purpose to fell the lotts to the highest bidders, on six months credit, the purchasers giving bond with approved security. The public may be assured that the situation of this town is healthy, abounds with excel-Hereas the General Affembly have this town is healthy, abounds with excellent fprings, and convenient roads may be had on either fide the river.

# FOUR DOLLARS

REWARD

Roke out of Bairds town jail the 7th Init. a negroe fellow named Isac, he is small and pale coloured, hook noted has loft the toes off one of his feet, is very talkative plausible, and infinuating; he was lately the property of col. John Campbell of jefferson county, and for merly belonged to capt. H. Pawling of Lincoln, who sold him to lawyer Bown of this place, he is well acquainted in the neighbourhood; Whoever appreher ds and fecures him to that the subtember gets him, shall receive the above reward, THO. BARBEE.

Danville, July 30 1788. BRoke out of Bairds town jail the 7th

Danville, July 30 1788.

THE fubferiber propofes to eftablish a fettlement within three miles of the upper Blue licks on the following teams, viz. one half acre lote in Town, and one five acre lott adjacent, given in fee fimple gratis, to each fetler, with the privilege of purchasing one hundred acres on the fame track, at \$20 pr. hundred, payable in cattle, sheep, and good horses or mares; one half to be paid at the time of fettling, and two years credit for the balance, on the purchasers giving the land in security for the payment, the titles to be made to the lotts, when the settlers obligate themselves to settle, on or before christmass next, and to maintain the fettlement four years by themselves, or representatives. There will be more land adjacent, for fale provided terms can be agreed on. It is unnecessary to say any thing respecting the advantages which this place will derive from its local stuation, and richness of foil, as those work to settle will no doubt, view it before they agree; there is a certainty of salt being made the ensuing fall at the licks, as there are several companies determined to work them. them.

work them.

Those who wish to fettle will make application to me foon, in Lexington, and some time in October will be fixed on for meeting on the land to view it.

Lexington, July 24, 1788. If DAVID LEITCH

I hereby forewarn all perfons from taking an alignment of a Bond, given by me to John Hughes, of Lexington, for the fum of £60. dated the twelfth day of May 1788, as the faid John Hughes has obtained the aforefaid Bond by unlawful means. tf JOHN SMITH, Laxington, August 1. 1788. Proceedings of the Convention of Virginia, conti-

Praceeding: of the Convention of Virginia, continued from our lass.

12th That the exclusive power of legislation given to congress over the receleral Town and its adjacent district, and other places, purchased or to be purchased by Congress or any of the states, shall extend only to such regulations as respect the police and good government thereof.

12th That no person shall be capable of being President of the United States for more than eight years in any term of sixteen years.

12th. That the judicial power of the United States shall be wested in one supreme Court, and in such Courts of Admiraly as Congress may from sime to time ordain and establish any of the different states: The judicial power shall extend to all cases in law and equity arising under treates made, or which shall be made under the authority of the Unite States; to all cases affecting ambassadors, other foreign ministers and consults, to all cases of admiralty and maritime jurisdiction; to controves sies to which the United States shall beaparty; to controve sies between two or more States, and between parties claiming lands under the grants of different States. In all cases affecting ambassadors, other foreign ministers and consults, and those in which a state shall be a party the supreme Court shall have origin a jurisdiction; in all other cases before mentioned, the Supreme Court shall have origin all jurisdiction; in all other cases before mentioned, the Supreme Court shall have origin all jurisdictions and under such regulations as the Congress shall make: But he indicial power of the United States shall be takes shall be added to no case where the cause of admiralty and maritime jurisdiction, in which the supreme Court shall have originated before the ratification of this Constitution; except in adjusted the states shall extend to no case where the cause of admiralty and maritime jurisdiction; the supremensation of this Constitution; except in adjuste the grants of different States, and fults for debts due to the United States, and

to the jury.

That Congress shall not alter, modify,

and accustomed right of challenging or excepting to the jury.

16th That Congress shall not after, modify, or innerse e in the times places, or manner of holding elections for Senators and Representatives or either of them, except when the Legislature of any state shall neglect, refuse or be disabled by invasion or rebellion to preserbe the same, 17th. That there clauses which declare that Congress shall not exercice certain powers, be not interpreted in any manner what lover, to extend the powers of Congress, but that they be constructed the analysis of the same they be constructed to the same shall be the case, or otherwise, as intered meetly for preser caution.

18th. That the laws assertations the companiation of Senators and representatives for their services, be postponed in their operation, until after the election of representatives for their services, be postponed in their operation, until after the election of representatives for their services, be postponed in their operation, until after the election of representatives for their services, to the same tribunial other than the Senate be provided for trying immeachments of Senators, 20th. That the salay of a judge shall not be encested or dim fine i man ships continuance in office otherwise than by general regulations of salay, which may take place on a revision of the upon the strated periods of not less than seven years, to commence from the time such slate, enjoin truon their representatives in Congress.

AND, the Convention do, in the name and behast of the people of the Common callet, enjoin truon their representatives in Congress to exert all their influence and use all resionable and legal methods to obtain a RATH (CATION of the toregoing alterations and provisions in the manner provided by the sifth article of the said Constitution will admit.

And so much of the said amendments as constanted in the first twenty articles, constituting the

And fo much of the faid amendments as scor tained in the first twenty articles, constituting the Bill of Rights, being again read;
Rejoived, That this Convention doth concur

Rejaired. That this Convention doth concurtive in,
The other amendments to the faid proposed Conditionin, contained in twenty one articles, being them against ead, a motion was made, and the question atoms put, to amend the tame by firiking out the third article, containing their words.

"When Congress fall hay direct taxes or excites, they than immediately inform the executive power of each state, of the quota of such state according to the centus herein directed, which is proposed to be thereby an ed; and if the increase of any state that pass a saw which had be effectual for rating such quota at the time rebe effectual for railing such quota at the time re-

quired by Congress, the taxes and excises laid by

quired by Congrefs, the taxes and excifes laid by Congrets shall not be collected in such state." It passed in the negative, Ayes 65. Noes 85. And then, the main question being put that this Convention doth concur with the Committee in the said amendments?

It was resolved in the affirmative.

On motion, Ordered That the foregoing amendments be fairly engrossed upon parchment, signed by the president of this Convention, and by him transmitted together with the ratification of the Federal Constitution, to the United States in Congress assembled.

Extra from the Journal.

JOHN BECKLEY, SCRETARY

EXTRACTS from the Journals of a CONVEN TION held at Danville the Twenty eighth day of Yulv. 1922. of July, 1788.

RESOLVED,
WHEREAS it appears to the members of this
Convention, that the Principles HERE AS appears to the includes a Congress Affembled, have, for the present declined to ratify the compact entered into between the Legislature of Virginia and the people of this Dilitis telepeding the eventual of the Diffrict into an independent State; in configuration of which the powers are the district that the properties of which the powers are the district and inflevendent state; in configuration of which the powers are the district and inflevendent and what the properties are difficulty and what the properties are the propert gillature of Virginia and the people of this Dift if refpeding the e edion of the Diftric into an independentisture, in confequence of which the powers vefted in this convention are diffolved, and what ever order or refluition they pais cannot be confidered as having any legal force or obligation; but being anxious for the fafety and prosperity of our felves and Confidents, do carnefly recommend to the good people inhabiting the feveral countles within the Diffrie, each to elect five Representatives on the timesof holding their Contribution of October next, to meet at Danville on the first monday in November following, to continue in Office until the first day of January 1700, and that they delegate to their faid Representatives, fall rowers to take fuch measures for obtaining admission of the District as a separate and independent member of the United States of America, and the navigation of the River Midsilippi, samay appear most conduce to the important nurposes; and also to form a Constitution of Government for the District, and organize the sume when they shall judge it necessary, or to do and accomplish whatever on a consideration of the State of the District may in their opinion promote its interests.

RESOLVED that the elections directed by the preceding refolution be held at the Courthouse of each County, and continued from day to day for five days including the first day.

RESOLVED that the sherish within the respective counties of this District be requested to hold the faid elections and make return thereof to the Clerk of the supreme Court immediately after the fame are smithed, and also deliver to each Representative in elected a Certificate of his election, and it case there should be no sherist in either of the faut counties on the should refuse to accompany the suprementant and grant Certificates in the same are smithed, and also deliver to each Representative in elected a Certificate of his election, and its case there should be no sherist in either of the faut counties on the should refuse to

right to vote at the faid elections within their respective countes.

RESOLVED that a majority of the members for elected be a QUORUM to proceed to lutiness.

RESOLVED that if the faid Convention flouid not make a house on the faid first monday in November, any three or more members then assembled may adjourn from day to day for five days next ensuing, and if a Convention should not then be formed at the end of the fifth day, that they may then adjourn or any day they think proper not exceed ng one month.

RESOLVED, that the sheriff's of each county, or the said magistrates, as the case may be, read,

or the faid magistrates, as the case may be, read, or cause to be read the aforesaid resolutions on each day immediately preceeding the opening

cach day immediately preceding the opening the faid elections

ORDERED that the Prefident do requelt the Printer of the Kentucke Gazero to publish the proceedings and refolves of Congress by him laid before this Convention, also fuch of the proceedings of this Convention as the Prefident shall, think proper, and in particular that the Printer continue to publish weekly until the first of October next the recommendation for electing another Convention and the several resolutions relative thereto A true copy. THOMAS TODD C. C.

A GRIST AND SAW MILL,

Three miles from Darville on Harrods run to be let on thanes, to a perion that understands that business, for teams apply to the subscriber on the place.

August 11, 178.

LEXINGTON. August 16

A BOUT the 7th Inst two Indians and a white man, who had been prioner with them about 12 years came in on the water of Licking to fleat horjes, the white man made hi ejeape from them, and informed the inhabitants thereof, and on furnity land in the flow of the property of the fore conducted them to their hunting camp, and in a flort time after their arrival at that place, the two Indians appeared, both of which were killed, and all their skins and other plunder taken. their skins and other plunder taken.

> ASONG I

WHAT means that tender figh my dear,
Why ment drops that Chryftal tear,
Why jealous fears diffurb thy breat, re love and peace delightto lett? Wherelove &c,

What tho' thy jocky has been feen, With Molly sporting on the green, 'I was but an artial trick to prove, The matchless force of jenny's love, The matchless force &c.

'Tis true a noiegay I address'd, To grace the witty Daphneys break, But 'Iwas at her defire to try, If Damon cast a jealous eye. If Damon cast. &c.

These flow'rs will fade by morning dawn, Neglected scattered o'er the lawn, But in thy fragrant bosom lies A fweet perfume that never dies.

A fweet perfume. &c.

Nelson county, Long-lick creek, August 9, 1788. The fubscriber has for fale, his

# SALT-WORKS.

With two hundred acres of fecond rate well timbered land; welve acres cleared, and a good cabbin BENJAMIN FRYE.

# FOUR DOLLARS

REWARD

S Trayed away from the subscriber living on Hingstons fork of Licking, near Bourbon Court-house about the middle of April last. A bay mare about thirteen hands and an inch high, nine years old with foal, a small bit cut off her lest ear, dockt but not branded, had on a fmalt bell tied with a bit of rope, also a chesnut forrel yearling mare colt with a blaze face neither dockt nor branded, whoever takes up faid creatures and delivers them to THOMAS MECHEN.

August 13.

TRAYED away from the fubicriber living at Blacks flation on the fouth fork of char creek, a chefuu forrel mare, four years old, thirteen hands and a half high, neither dockt nor branded, both her hind feet white, fome faddle fpots and had on a finall bell; Whoever takes up. faid mare, and delivers her to the subscri-bet, shall receive Ten shillings, and all regionable charges paid by
ALEXANDER RAMSY.